## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

KENNETH F. HARRIS,	)
Plaintiff,	)
vs.	) NO. CIV-15-0211-HE
SOUTHWEST ELECTRIC COMPANY,	) ) <u>TRIAL DOCKET</u> : MARCH, 2016
Defendant.	, )

## **SCHEDULING ORDER**

## ■ JURY TRIAL DEMANDED - □ NON-JURY TRIAL

## THE FOLLOWING DEADLINES ARE SET BY THE COURT:

- 1. Motions to join additional parties to be filed by 30 days from today.
- 2. Motions to amend pleadings to be filed by \_\_\_\_\_\_30 days from today.
- 3. (a) Plaintiff to file a **final** list of **expert witnesses(es) in chief** and **submit expert reports** to defendant by 10/15/2015.\*
  - (b) Defendant to file a **final** list of **expert** witness(es) in chief and submit expert reports to plaintiff by 11/01/2015.\*
- 4. (a) Plaintiff to file a **final** list of witnesses together with addresses and brief summary of expected testimony where a witness has not already been deposed by 11/01/2015.\*
  - (b) Defendant to file a **final** list of witnesses (as described above) fourteen
     (14) days thereafter.\*
- 5. (a) Plaintiff to file a **final exhibit** list by 11/01/2015.\*

(b) Defendant to file a **final exhibit** list and any exhibits not previously submitted **fourteen (14) days** thereafter.\*

\*The listing of witnesses and exhibits shall separately state those expected to be called or used and those which may be called or used if the need arises. Except for good cause shown, no witness will be permitted to testify and no exhibit will be admitted in any party's case in chief unless such witness or exhibit was included in the party's filed witness or exhibit list.

- 6. Discovery to be completed by 12/01/2015.
- 7. All dispositive and *Daubert* motions to be filed by 12/15/2015.

If the deadline for dispositive motions and *Daubert* motions precedes the discovery deadline, the parties are expected to conduct any discovery necessary for such motions in advance of the motion deadline.

8. Trial Docket <u>MARCH</u>, 2016.\*\*

\*\*Trial dockets generally begin the second 13. Requested jury instructions to be filed on Tuesday of each month. However, this practice varies, particularly during holidays. The setting or sequence of trials in both 14. Proposed findings and conclusions of law criminal and civil cases is ordinarily determined at docket call.

deadline ( $\P$  7) and the trial docket ( $\P$  8) is relatively inflexible. An extension of time to file or respond to a motion for summary judgment will likely affect the trial setting.

- 9. Designations of deposition testimony to be used at trial to be filed by 02/01/2016. Objections and counter designations to be filed by 02/15/2016.
- 10. Motions in limine to be filed by 02/15/2016.
- 11. Requested voir dire to be filed by 02/15/2016.

17.

12. Trial briefs (optional unless otherwise ordered) to be filed by 02/15/2016.

This case is referred to ADR:

- or before 02/15/2016.\*\*\*
- are to be filed not later than \_.\*\*\*
- \*\*\*In addition to filing, the parties are The interval between the dispositive motion encouraged, but not required, to submit their proposed jury instructions or findings of fact and conclusions of law in WordPerfect format to the Clerk via the Court's designated mail box: www.heatonorders@okwd.uscourts.gov.
  - 15. Responses to motions in limine shall be filed within fourteen (14) days. objection or response to the submissions referenced in 11, 12, 13, or 14 shall be filed within seven (7) days.
  - 16. The Final Pretrial Report, approved by all counsel, and in full compliance with Local Rules (See Appendix IV), together with a proposed order approving the report, to be submitted to the Court by 02/15/2016.

	by agreement of the parties, with the approval of the Court:  by Order of the Court:			
			Mediation	
			Judicial Settlement Conference	
			Other:	

If the case is referred to mediation, the process shall be completed and a report filed with the Court by the parties, stating whether the case settled, not later than .

Notwithstanding L.Cv.R. 16(a), this case will <u>not</u> be automatically set for judicial settlement 18. conference. The court will, however, ordinarily order such a conference if the parties file a joint motion requesting same within 7 days after the trial docket is published. The motion shall provide reasons justifying the commitment of court resources to the settlement process and shall describe the efforts of the parties to effect an agreed resolution of the case by direct discussions or otherwise. The court may order such a conference upon the motion of a single party filed within that time period, but any such motion must make a particularly strong showing of the need for a judicial conference and shall state why a joint motion has not been made.

19.	☐ The parties consent to trial by Magistrate Judge.				
20. be m	Initial disclosures pursuant to Fed.R ade not later than		26 have been made $\square$ ; are excused $\square$ ; or $\square$ shall		
21.	Other: Initial disclosures are due 06/04/2015				
	Dated this 3rd day of June, 2015.				
		_	ORDER OF THE COURT IELITA SHINN, CLERK OF COURT		
		By:	s/Lisa Minter Deputy Clerk		

Copies to all parties